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Attorneys for Plaintiff

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ALASKA

UNITED STATES OF AMERICA,	) No. 3:22-cr-00063-JMK-KFR
	)
Plaintiff,	) <u>COUNT 1:</u>
	) FELON IN POSSESSION OF
vs.	) FIREARMS
	) Vio. of 18 U.S.C. §§ 922(g)(1) and
MAX DANIEL REDER,	) 924(a)(2)
	)
Defendant.	) <u>COUNT 2:</u>
	) POSSESSION, RECEIPT, AND SALE
	) OF STOLEN FIREARMS
	) Vio. of 18 U.S.C. §§ 922(j) and
	) 924(a)(2)
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INDICTMENT

The Grand Jury charges that:

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## COUNT 1

Between October 1, 2020, and on or about October 31, 2020, within the District of Alaska, the defendant, MAX DANIEL REDER, knowing that he had previously been convicted of crimes punishable by imprisonment for a term exceeding one year, did knowingly possess, in and affecting interstate commerce, firearms to wit:

1. Armi San Marco Revolver, Model: Single Action Army, Caliber: 32-20;
2. Armi Sport (Chiappa) Rifle, Caliber: 38-40;
3. Browning Shotgun, Model: Citori, Caliber: 12;
4. Browning Shotgun, Caliber: 12;
5. Browning Pistol, Model: 1911-22, Caliber: .22;
6. Browning Rifle, Model: 92, Caliber: .44 MAG;
7. Browning Rifle, Caliber: 30-06;
8. Colt Revolver, Model: Single Action Army, Caliber: 38-40;
9. Colt Pistol, Model: Mark IV, Caliber: .45;
10. Colt Revolver, Caliber: 32-20;
11. Colt Revolver, Model: Single Action Army, Caliber: .45;
12. Colt Revolver, Model: Single Action Army, Caliber: .44 Special;
13. Colt Revolver, Model: Single Action Army (1871 NRA Centennial 1971 edition),  
Caliber: .45;
14. Colt Revolver, Model: Single Action Army (Peacemaker .22 edition), Caliber: .22;
15. Colt Revolver, Model: Single Action Army, Caliber: .45;

16. Colt Revolver, Model: Army Special, Caliber: 32-20;
17. Mossberg Shotgun, Model: 500C, Caliber: 20;
18. Remington Rifle, Model: 700, Caliber: .375 H&H;
19. Remington Rifle, Model: 1903, Caliber: 30-06;
20. Rossi Rifle, Model: 92 SRC, Caliber: .38 SPC - .357 MAG;
21. Ruger Revolver, Model: Blackhawk, Caliber: .41 MAG;
22. Ruger Revolver, Model: Blackhawk, Caliber: .357;
23. Ruger Pistol, Model: Mark II, Caliber: .22;
24. Ruger Pistol, Model: N/A, Caliber: .22;
25. Sako Rifle, Model: Forester, Caliber: .308;
26. Sako Rifle, Model: Forester, Caliber: 22-250;
27. Smith and Wesson Revolver, Model: 29-2, Caliber: .44 MAG;
28. Springfield Armory Rifle, Model: M1 Garand, Caliber: .30;
29. Uberti Revolver, Model: Cattleman, Caliber: .44 MAG;
30. Weatherby Rifle, Model: Mark V, Caliber: .300 MAG;
31. Winchester Rifle, Model: 94, Caliber: 38-55;
32. Winchester Rifle, Model: 9422, Caliber: .22;
33. Winchester Shotgun, Model: 59, Caliber: 12; and
34. Winchester Shotgun, Model: 23 XTR, Caliber: 12.

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Prior Convictions

<u>Date</u>	<u>Offense</u>	<u>Court</u>	<u>Case Number</u>
December 4, 2017	Burglary in the Second Degree	State of Alaska Superior Court	3AN-17-05431CR
December 4, 2017	Burglary in the Second Degree	State of Alaska Superior Court	3AN-17-02376CR

All of which is in violation of 18 U.S.C. §§ 922(g)(1) and 924(a)(2).

COUNT 2

Between October 1, 2020, and on or about October 31, 2020, within the District of Alaska, the defendant, MAX DANIEL REDER, knowingly possessed, received, stored, bartered, and sold stolen firearms, which had been shipped and transported in interstate commerce, which were moving as, were part of, and which constituted interstate commerce, knowing and having reasonable cause to believe the following firearms were stolen:

1. Colt Pistol, Model: Mark IV, Caliber: .45;
2. Ruger Revolver, Model: Blackhawk, Caliber: .41 MAG;
3. Sako Rifle, Model: Forester, Caliber: .308;
4. Weatherby Rifle, Model: Mark V, Caliber: .300 MAG;
5. Winchester Shotgun, Model: 23 XTR, Caliber: 12;
6. Winchester Rifle, Model: 94, Caliber: 38-55;
7. Browning Shotgun, Caliber: 12;
8. Remington Rifle, Model: 700, Caliber: .375 H&H; and

9. Colt Revolver, Model: Single Action Army, Caliber: 38-40.

All of which is in violation of 18 U.S.C. §§ 922(j) and 924(a)(2).

A TRUE BILL.

s/ Grand Jury Foreperson  
GRAND JURY FOREPERSON

s/ George Tran  
GEORGE TRAN  
Assistant United States Attorney  
United States of America

s/ Bryan Wilson for  
S. LANE TUCKER  
United States Attorney  
United States of America

DATE: August 16, 2022